IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,		Jase Ivo.	3:22-cr-	·00144-1M	
v.					
MARIO CAMARENA-ZAMORA,		ORDER OF DETENTION AFTER HEARING (18 USC § 3142(i))			
	n or the community			s described in 18 USC § 3142(f)(1) are, or intimidate a prospective witness of	or
juror or attempt to do so, Upon consideration by the court sua sponte in serious risk defendant will flee; serious risk defendant will obstruct juror or attempt to do so,	-	ct justice, or	threaten, inju	ıre, or intimidate a prospective witness o	or
Having considered the nature and circumstances of characteristics of the defendant, and the nature and the defendant's release, the court finds that:					by
☐ The offense charged creates a rebuttable presusafety of the community.	imption in 18 USC §	§ 3142(e) tha	t no combina	ntion of conditions will reasonably assur	re the
 ∑ No condition or combination of conditions wi ∑ Foreign citizenship and/or illegal alien ☒ ICE Detainer 				☐ Substance use/abuse ☑ Unknown	
Deportation(s)Multiple or false identifiersAliases	☐ Prior failure(s) ☐ Mental health) to appear		family/employment/community ties Unstable/no residence available Information unverified/unverifiable	le
Prior criminal history, including drug Prior supervision failure(s), Including Other:	g illicit drug use, 🗆	including a	lcohol abuse		
 ✓ No condition or combination of conditions will ✓ Nature of offense 	ll reasonably assure	the safety of	other person	s and the community due to:	
☐ Arrest behavior			tance use/abi		
☐ Possession of weapon(s) ☑ Violent behavior		☐ Mental health issues			
Prior criminal history, Bincluding drug/drug related		☐ Alleged offense involves child pomography on the internet ☐ including alcohol/alcohol related offense			
offense, ☑ Prior supervision failure(s), ☐ Including illicit drug use, ☐ Other:		☐ including alcohol abuse			
☐ Other (writ/serving federal or state sentence):					
☐ Defendant has not rebutted by sufficient evider		he presumpti	on provided	in 18 USC § 3142(e).	
Defendant did not seek release, and therefore n	nay request a detent	ion review h	earing withou	ut making the required showing to reop	en a
detention hearing under 18 U.S.C. § 3142(f). THEREFORE, IT IS ORDERED that:					
1. Defendant is detained prior to	trial;				
				ment in a corrections facility separated,	as
far as practicable, from persor 3. Defendant shall be afforded a					
4. The superintendent of the corr United States Marshal for the	rections facility in w	hich defenda	nt is confine	ed shall make the defendant available to	the
DATED: 4/25/2022		- 100	States Magistr	rata Indga	
		ONING 2	tates magisti	rate sudge	